Bradley Simon Partner

bsimon@schlamstone.com

SCHLAM STONE & DOLAN LLP

26 Broadway, New York, NY 10004 Main: 212 344-5400 Fax: 212 344-7677 schlamstone.com

February 25, 2022

MEMO ENDORSED

VIA ECF

The Honorable Laura Taylor Swain Chief United States District Judge 500 Pearl Street New York, NY 10007

Re: United States v. Yosef Cohen

Criminal Docket NO: 21-cr 444 (LTS)

Dear Chief Judge Swain:

I, along with Anthony Solis, Esq., represent defendant Yosef Cohen in the above captioned case.

Mr. Cohen is planning on flying to New York to meet with me and Mr. Solis in my office in New York on Monday, February 28th. He plans to return to Los Angeles on Wednesday, March 2nd. While in New York, Mr. Cohen would like to visit his parents at their home in Demarest, New Jersey. Mr. Cohen's Pre-trial Officer, Ashley Cosme has no objection to Mr. Cohen's request nor does Assistant U.S. Attorney Micah Fergenson.

Accordingly, we respectfully request that Mr. Cohen's bail conditions be temporarily modified to allow him to travel to New Jersey.

The foregoing temporary modification request is granted subject to the conditions stated above. DE 61 is resolved. SO ORDERED. 2/25/2022

/s/ Laura Taylor Swain, Chief USDJ

Respectfully submitted,

Bradley D. Simon